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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/602,387	06/24/2003	Sandeep Bhatia	14957US01	1556
23446 7590 03/14/2007 MCANDREWS HELD & MALLOY, LTD 500 WEST MADISON STREET			EXAMINER	
			YENKE, BRIAN P	
SUITE 3400 CHICAGO, IL 606	661		ART UNIT	PAPER NUMBER
CI 1107 100, 12 000			2622	
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SHORTENED STATUTORY PE	RIOD OF RESPONSE	MAIL DATE	DELIVERÝ MODE	
3 MONTH	19	03/14/2007	PAI	PER

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)
Office Action Summary		10/602,387	BHATIA ET AL.
		Examiner	Art Unit
		BRIAN P. YENKE	.2622
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Poeriod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)	Responsive to communication(s) filed on <u>RCE</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	osecution as to the merits is
Dispositi	on of Claims		20
5)□ 6)⊠ 7)⊠ 8)□	Claim(s) <u>1-8 and 22</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-5,8 and 22</u> is/are rejected. Claim(s) <u>6-7</u> is/are objected to. Claim(s) are subject to restriction and/or on Papers	vn from consideration.	
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Ex	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
	inder 35 U.S.C. § 119		
12) [a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the prior application from the International Bureausee the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
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2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte

Application/Control Number: 10/602,387 Page 2

Art Unit: 2622

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 18 Dec 06 has been entered.

Response to Arguments

2. Applicant's arguments filed 18 Dec 06 have been fully considered but they are not persuasive.

Applicant's Arguments

a) Applicant states that Konuma doesnot teach a decoder for decoding a video sequence, wherein the video sequence comprises to a first one or more frames associated with old display parameters, and a second one or more frames associated with new display parameters.

Examiner's Response

a) The examiner disagrees. Konuma discloses a system which may receive/decode/display various signals of various formats which meets old/new frame parameters. Thus if a user is viewing a current program (old parameter) and switches channels or desires a PIP display the new display/programs (new parameters) would also be decoded meeting the limitation.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious

Application/Control Number: 10/602,387

Art Unit: 2622

at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5, 8 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Konuma, US 7,046,302 in view of

In considering claims 1-3, 8 and 22,

Konuma discloses the reception of MPEG2 video signals where an MPEG2 video signal includes the parameters associated with the frames of the signal contained in the sequence header (Fig 11, see description relating to Fig), where MPEG2 also inherently includes the presentation time stamp (timing data, claim 7). Konuma discloses that the received signals can be of a variety of types and the MPEG signasl includes the type of signal (i.e. 16:9 or 4:3 as well as additional parameters) which is included in the encoded signal which is then decoded and used by the receiver to scale/adjust the decoded signal for display. Konuma discloses a decoder 24, a microprocessor 5 (determines type of signal, i.e. 16:9, 4:3) along with a picture processing portion 7 (scaler) and picture memory 11. Thus when receiving a plurality of input sources of different settings/parameters, the decoder/display engine will account for the old/new parameters accordingly in order to properly display the received image in accordance with it's own settings as shown (Fig 12-15).

(Regarding the 1st/2nd buffers)

Konuma discloses a picture memory 11. However, Konuma does not explicitly recite the use of a first/second buffer. Konuma discloses a system where the signals are stored (multiple) in picture memory 11. The use of multiple buffers/registers in a memory to store new/old or current/previous data is a conventional feature in system in order to provide quick access to data presently being utilized and the data which is upcoming, thus the examiner takes "OFFICIAL NOTICE" regarding the use of a 1st/2nd buffer in a memory for the advantages as noted above.

The examiner relies upon Luna et al., US 7,151,800, which discloses the use of two or more buffers from a single decoder (Figs 8-9) in order to facilitate the decoding operation.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Konuma which discloses/decoding multiple video signals (i.e. old/new) by facilitating the

Application/Control Number: 10/602,387

Art Unit: 2622

decoding operation of such signals by using multiple buffers as done by Luna for the advantages as noted.

In considering claim 4,

Konuma as stated above discloses that the microprocessor and decoder both send information/signals to picture processing 7 (fig 1) including the frames/parameters of the frames.

In considering claim 5,

Konuma does not explicitly recite the concept of displaying frames after a vsync signal or sending the signal to the display at a time prior to the vsync signal, however this is conventional practice so the user may view one frame after another in succession, where one frame is displayed/started after the vsync of the previous frame, and thus would need the signal to be send to the controller prior to the vsync in order to display the images successively, thus the examiner takes "OFFICIAL NOTICE" regarding such limitations, since they are notoriously well known in the art.

Allowable Subject Matter

4. Claims 6-7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Yenke whose telephone number is (571)272-7359. The examiner work schedule is Monday-Thursday, 0730-1830 hrs.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, David L. Ometz, can be reached at (571)272-7593.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Application/Control Number: 10/602,387

Art Unit: 2622

or faxed to:

(571)-273-8300

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703)305-HELP.

Page 5

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PAIR (http://pair.uspto.gov) provides customers direct secure access to their own patent application status information, as well as to general patent information publicly available. EFS allows customers to electronically file patent application documents securely via the Internet. EFS is a system for submitting new utility patent applications and pre-grant publication submissions in

Page 6

electronic publication-ready form. EFS includes software to help customers prepare submissions in extensible Markup Language (XML) format and to assemble the various parts of the application as an electronic submission package. EFS also allows the submission of Computer Readable Format (CRF) sequence listings for pending biotechnology patent applications, which were filed in paper form.

B.P.Y 12 March 2007

BRIAN P. YENNA